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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO				
09/762,045	09/17/2001	Andrea Reindl	817/000006	7926				
26474 75	590 10/06/2004		EXAM	INER				
KEIL & WEII	NKAUF TICUT AVENUE, N.W.		KALLIS, RUSSELL					
WASHINGTO			ART UNIT	PAPER NUMBER				
			1638					
			DATE MAILED: 10/06/2004	4				

Please find below and/or attached an Office communication concerning this application or proceeding.

	<u> </u>		
		Application No.	Applicant(s)
	Office Action Summary	09/762,045	REINDL ET AL.
	Office Action Summary	Examiner	Art Unit
	The MAH INC DATE of this communication	Russell Kallis	1638
Period f	The MAILING DATE of this communication or Reply	n appears on the cover sheet wi	th the correspondence address
I HE - Ext afte - If th - If N - Fail	HORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION of time may be available under the provisions of 37 Court SIX (6) MONTHS from the mailing date of this communication of the provided price of the provided provided above is less than thirty (30) days to period for reply specified above, the maximum statutory pure to reply within the set or extended period for reply will, by the reply received by the Office later than three months after the ned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a ron. a reply within the statutory minimum of thirt period will apply and will expire SIX (6) MON statute, cause the application to become AR	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication.
Status			
1)⊠	Responsive to communication(s) filed on	19 July 2004	
2a)□		This action is non-final.	
3)	Since this application is in condition for all		ers, prosecution as to the merits is
	closed in accordance with the practice un-		
Disposit	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) 5-8,11,12,15,16 Claim(s) is/are allowed. Claim(s) 1-4,9,10,13,14 and 17-19 is/are reclaim(s) is/are objected to. Claim(s) are subject to restriction a	and 20-22 is/are withdrawn from	m consideration.
Applicat	ion Papers		
10)⊠	The specification is objected to by the Example The drawing(s) filed on <u>01 February 2001</u> is Applicant may not request that any objection to Replacement drawing sheet(s) including the countries of the oath or declaration is objected to by the	s/are: a)⊠ accepted or b)□ o the drawing(s) be held in abeyand rrection is required if the drawing(s	ce. See 37 CFR 1.85(a).
Priority ι	under 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for form All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Busee the attached detailed Office action for a	nents have been received. nents have been received in Ap priority documents have been r reau (PCT Rule 17.2(a)).	plication No eceived in this National Stage
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U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

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DETAILED ACTION

Claims 1-22 are pending. Claims 5-8, 11-12, 15-16 and 20-22 are withdrawn. Claims 1-4, 9-10, 13-14 and 17-19 are examined.

Election/Restrictions

Applicant's election without traverse of Group I, Claims 1-4, 9-10, 13-14 and 17-19; and SEQ ID NO: 1 in the reply filed on July 19, 2004 is acknowledged.

Oath/Declaration

The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because: Non-initialed and/or non-dated alterations have been made to the oath or declaration. See 37 CFR 1.52(c).

Specification

The use of the trademark Gene Clean and PCR-Script has been noted in this application. It should be capitalized wherever it appears and be accompanied by the generic terminology.

Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.

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Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-4 and 9-10 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicant broadly claims the use of DNA sequences coding for a 1-deoxy-D-xylulose-5-phosphate synthase (DOXS) and a p-hydroxyphenylpyruvate dioxygenase (HPPD); the use of DNA sequences that hybridize to SEQ ID NO: 1 or SEQ ID NO: 5 and encode a DOXS or a HPPD for producing plants with increased content of tocopherols, vitamin K, chlorophylls, and/or carotenoids; and a process for producing plants with increased tocopherol, vitamin K, chlorophyll and/or carotenoids which express either a 1-deoxy-D-xylulose-5-phosphate synthase (DOXS) or both a DOXS and a p-hydroxyphenylpyruvate dioxygenase (HPPD) or DNA sequences that hybridize to SEQ ID NO: 1 and encode a DOXS, or hybridize to SEQ ID NO: 1 and SEQ ID NO: 5 and encode a DOXS or a HPPD.

Applicant describes DOXS encoding polynucleotides from *Arabidopsis* of SEQ ID NO 1, from *E. coli* of SEQ ID NO: 3, and incorporates through reference the DOXS encoding polynucleotide from peppermint (page 6 specification); and the HPPD sequence of SEQ ID NO: 5 from *S. avermitilis*.

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Applicant does not describe DNA sequences encoding DOXS or HPPD that hybridize to SEQ ID NO: 1 or SEQ ID NO: 5 or any other DOXS or HPPD encoding DNA sequence other than those encoding DOXS from *Arabidopsis* of SEQ ID NO 1, from *E. coli* of SEQ ID NO: 3, and the DMA sequence encoding DOXS from peppermint; or any other HPPD encoding DNA sequence other than SEQ ID NO: 5.

The Federal Circuit has recently clarified the application of the written description requirement to inventions in the field of biotechnology. The court stated that, "A description of a genus of cDNAs may be achieved by means of a recitation of a representative number of cDNAs, defined by nucleotide sequence, falling within the scope of the genus or of a recitation of structural features common to members of the genus, which features constitute a substantial portion of the genus." *See University of California v. Eli Lilly and Co.*, 119 F.3d 1559; 43 USPQ2d 1398, 1406 (Fed. Cir. 1997).

Applicants fail to describe a representative number of DOXS or HPPD encoding polynucleotides. Applicants only describe DOXS of SEQ ID NO: 1 from *Arabidopsis* and SEQ ID NO: 3 from *E. coli*, incorporate through reference the DOXS sequence from peppermint; and the HPPD sequence of SEQ ID NO: 5 from *S. avermitilis*. Furthermore, Applicants fail to describe structural features common to members of the claimed genus of DOXS and HPPD encoding sequences. Hence, Applicants fail to meet either prong of the two-prong test set forth by *Eli Lilly*. Furthermore, given the lack of description of the necessary elements essential for DOXS or HPPD activity, it remains unclear what features identify a DOXS or HPPD encoding DNA sequence. Since the genus of DNA sequences encoding a protein having DOXS activity or

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HPPD activity has not been described by specific structural features, the specification fails to provide an adequate written description to support the breath of the claims.

Sequences that hybridize with SEQ ID NO: 1 or SEQ ID NO: 5 encompass naturally occurring allelic variants, mutants of DOXS or HPPD genes, as well as sequences encoding proteins having no known DOXS or HPPD activity, of which Applicant is not in possession. Accordingly, the specification fails to provide an adequate written description to support the genus of DNA sequence encoding proteins having DOXS or HPPD activity encompassed by the hybridization language as set forth in the claims. (See Written Description guidelines published in Federal Register/Vol. 66, No.4/Friday, January 5, 2001/Notices: p.1099-1111).

Claims 1-4 and 9-10 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for the use of SEQ ID NO: 1; and SEQ ID NO: 1 and SEQ ID NO: 5 together for producing plants that have increased tocopherol, vitamin K, chlorophyll, and/or carotenoids; and a method for producing plants with increased tocopherol, vitamin K, chlorophyll, and/or carotenoids which express SEQ ID NO: 1 or both SEQ ID NO: 1 and 5, does not reasonably provide enablement for the use of any sequence that hybridizes to SEQ ID NO: 1 or SEQ ID NO: 5 and encodes a DOXS or HPPD or any DOXS or HPPD encoding polynucleotide; or a method of increasing tocopherol, vitamin K, chlorophyll, and/or carotenoids in a plant which expresses any sequence that hybridizes to SEQ ID NO: 1 or SEQ ID NO: 5 and encodes a DOXS or HPPD or any plant transformed with an expression cassette which expresses any DOXS or DOXS and HPPD other than SEQ ID NO: 1 or SEQ ID NO: 5. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make or use the invention commensurate in scope with these claims.

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The claimed invention is not supported by an enabling disclosure taking into account the *Wands* factors. *In re Wands*, 858/F.2d 731, 8 USPQ2d 1400 (Fed. Cir. 1988). *In re Wands* lists a number of factors for determining whether or not undue experimentation would be required by one skilled in the art to make and/or use the invention. These factors are: the quantity of experimentation necessary, the amount of direction or guidance presented, the presence or absence of working examples of the invention, the nature of the invention, the state of the prior art, the relative skill of those in the art, the predictability or unpredictability of the art, and the breadth of the claim.

Applicant broadly claims the use of DNA sequences coding for a 1-deoxy-D-xylulose-5-phosphate synthase (DOXS) and a p-hydroxyphenylpyruvate dioxygenase (HPPD); the use of DNA sequences that hybridize to SEQ ID NO: 1 or SEQ ID NO: 5 and encode a DOXS or a HPPD for producing plants with increased content of tocopherols, vitamin K, chlorophylls, and/or carotenoids; and a process for producing plants with increased tocopherol, vitamin K, chlorophyll and/or carotenoids which express either a 1-deoxy-D-xylulose-5-phosphate synthase (DOXS) or both a DOXS and a p-hydroxyphenylpyruvate dioxygenase (HPPD) or DNA sequences that hybridize to SEQ ID NO: 1 and encode a DOXS, or hybridize to SEQ ID NO: 1 and SEQ ID NO: 5 and encode a DOXS or a HPPD.

Applicant teaches an expression construct comprising SEQ ID NO: 1 (Example 1 page 29), a transformation method (Example 1 page 29), and increased levels of total chlorophylls and total carotenoids in *Arabidopsis* transformed with a sense expression construct comprising SEQ ID NO: 1 (Example 6 page 33); an expression construct comprising SEQ ID NO: 3 and SEQ ID NO: 5 (Example 11 pages 37-39), a transformation method (Example 13 pages 39-40), and

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increased α-tocopherol levels in Brassica napus transformed with SEQ ID NO: 3 expressing an *E. coli* DOXS homolog and SEQ ID NO: 5 expressing an HPPD from *S. avermitilis* (Examples 14 page 41).

Applicant does not teach the isolation of any previously unknown DNA sequences that encode either a DOXS or HPPD from any source. The specification fails to provide guidance for the isolation or synthesis of other polynucleotides that encode a DOXS or HPPD encompassed by the claims. Applicants fail to teach which amino acids can be altered and still produce a protein with the same functions as the proteins encoded by SEQ ID NO: 1 or SEQ ID NO: 5.

The state of the art for isolating DNA fragments using highly stringent hybridization conditions, does not always select for DNA fragments whose contiguous nucleotide sequence is the same or nearly the same as the probe and is therefore unpredictable. Fourgoux-Nicol et al (1999, Plant Molecular Biology Vol. 40; pp. 857-872) teach the isolation of a 674bp fragment using a 497bp probe incorporating stringent hybridization conditions comprising three consecutive 30 minute rinses in 2X, 1X and 0.1X SSC with 0.1% SDS at 65°C (page 859, left column, 2nd paragraph). Fourgoux-Nicol et al also teach that the probe and isolated DNA fragment exhibited a number of sequence differences comprising a 99bp insertion within the probe and a single nucleotide gap, while the DNA fragment contained 2 single nucleotide gaps and together the fragments contained 27 nucleotide mismatches. Taking into account the insertions, gaps and mismatches, the longest stretch of contiguous nucleotides to which the probe could hybridize consisted of 93bp of DNA (page 862, Figure 2).

The state of the art for the isolation of orthologous DNA sequences from other species introduces an element of unpredictability because finding homologous regions that would

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adequately enable either PCR amplification or southern hybridization when the amplification or hybridization target is unknown is a limiting factor and would entail using either degenerate primers or probes with limited sequence identity. Thus the screen for orthologous sequences would isolate many genes other than those of interest. The inherent unpredictability in isolation of a homologous sequence encoding the same protein activity is illustrated in an example where a small number of changes to the coding region for a strict desaturase resulted in an enzyme with a hydroxylase activity showing that a small number of changes to the coding region of a desaturase could account for the functional divergence seen across a range of enzymes involved in fatty acid metabolism (Broun P. *et al.* Science Vol. 282; 13 November 1998, pp. 1315-1317; Abstract lines 4-6 and p. 1317 column 1, lines 37-56).

Given the lack of guidance in the instant specification, undue trial and error experimentation would be required for one of ordinary skill in the art to screen through a multitude of non-exemplified sequences, either by using fragments of SEQ ID NO: 1 and 5 as probes, and isolating or amplifying fragments, subcloning the fragments, producing expression vectors and transforming plants therewith, in order to identify those polynucleotides that when expressed have DOXS or HPPD activity and produce plants with increased content of tocopherols, vitamin K, chlorophyll, and/or carotenoids.

Therefore, given the breadth of the claims; the lack of guidance and working examples; the unpredictability in the art; and the state-of-the-art as discussed above, undue experimentation would be required to practice the claimed invention, and therefore the invention is not enabled throughout the broad scope of the claims.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

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The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-4 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1-4 provide for the use of DNA sequences, but, since the claim does not set forth any steps involved in the method/process, it is unclear what method/process applicant is intending to encompass. A claim is indefinite where it merely recites a use without any active, positive steps delimiting how this use is actually practiced.

Claims 1-4 are rejected under 35 U.S.C. 101 because the claimed recitation of a use, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. See for example *Ex parte Dunki*, 153 USPQ 678 (Bd.App. 1967) and *Clinical Products, Ltd.* v. *Brenner*, 255 F. Supp. 131, 149 USPQ 475 (D.D.C. 1966).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2, 9-10, 13-14 and 17-18 are rejected under 35 U.S.C. 102(b) as being anticipated by Mandel M. *et al.* Plant Journal, 1996; Vol. 9, No. 5, pp. 649-658 in light of Estevez J. *et al.* Plant Physiology, September 2000; Vol. 124, pp. 95-103 and the attached sequence report.

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Mandel teaches CLA1, a gene isolated using a fragment of a mutant CLA1 gene of an albino tDNA insertion mutant of *Arabidopsis* (*cla1*) that was deficient in chlorophyll and carotenoids. Estevez teaches that CLA1 encodes a 1-deoxyxylulose-5-phosphate synthase of SEQ ID NO: 1 (see Abstract, lines 1-4, and the first paragraph of the Discussion section on page 99; and attached sequence report). Mandel further teaches complementation of the *cla1 Arabidopsis* mutant via *Agrobacterium*-mediated transformation (pages 651-652) that resulted in dramatic increases in the levels of chylorophyll and carotenoids when compared to the levels of chylorophyll and carotenoids found in the *cla1* mutant (page 652 in Table 1) and thus teaches a process for producing plants with increased tocopherol, vitamin K, chlorophyll and/or carotenoid contents, a process for transforming a plant and transformed plant thereof, and a use for SEQ ID NO: 1. Thus, the reference teaches all the limitations of Claims 1-2, 9-10, 13-14 and 17-18.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 9-10, 13-14 and 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mandel M. *et al.* Plant Journal, 1996; Vol. 9, No. 5, pp. 649-658 in view of Dellapenna D. WO 97/27285 published July 31, 1997; and in further view of Estevez J. *et al.* Plant Physiology, September 2000; Vol. 124, pp. 95-103.

Mandel teaches CLA1, a gene isolated using a fragment of a mutant CLA1 gene of an albino tDNA insertion mutant of *Arabidopsis* (cla1) that was deficient in chlorophyll and

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carotenoids. Mandel further teaches complementation of the *cla1 Arabidopsis* mutant via *Agrobacterium*-mediated transformation (pages 651-652) that resulted in dramatic increases in the levels of chylorophyll and carotenoids when compared to the levels of chylorophyll and carotenoids found in the *cla1* mutant (page 652 in Table 1) and thus teaches a process for producing plants with increased tocopherol, vitamin K, chlorophyll and/or carotenoid contents, a process for transforming a plant and transformed plant thereof, and a use for SEQ ID NO: 1.

Dellapenna teaches a cDNA clone from *Arabidopsis* encoding HPPD and a method of producing a transgenic plant using the *Arabidopsis* HPPD clone to increase the production of vitamin E (tocopherols), plastoquinones and carotenoids (page 26, lines 10-18); and incorporates through reference the HPPD from *S. avermitilis* as taught by Denoya C. D. on page 24 lines 14-21 (SEQ ID NO: 5 of the instant claims, see attached sequence report).

Estevez teaches that CLA1 encodes the 1-deoxyxylulose-5-phosphate synthase of SEQ ID NO: 1 of the instant claims (see Abstract, lines 1-4, and the first paragraph of the Discussion section on page 99; and attached sequence report).

It would have been obvious at the time of invention to modify the invention of Mandel to include a HPPD encoding polynucleotide as taught by Dellapenna. One of skill in the art would have been motivated by the knowledge common in the art that isoprenoid products (i.e. tocopherols, vitamin K, chlorophyll, and carotenoids) are important in the production of plant pigments as taught by Mandel, and because the genes encoding DOXS and HPPD synthesize the precursors to tocopherols, vitamin K, chlorophyll, and carotenoids, are recognized in the art for their value for genetically engineering plants to increase the levels of those plant isoprenoid derived compounds also taught by Dellapenna; and that DOXS and HPPD genes were available

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in the art as taught by Applicant's specification and by Dellapenna; that one would have had a reasonable expectation of success of transforming plants with DOXS and HPPD genes and success in selecting for transformed plants having increased levels of tocopherols, vitamin K, chlorophyll, and/or carotenoids given the success of Mandel; wherein combining two transgenes into one plant and wherein choosing soybean, canola, barley, oats, wheat, oilseed rape, corn or sunflower as a target species is an obvious design step given the lack of criticality.

All claims are rejected.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Russell Kallis whose telephone number is (571) 272-0798. The examiner can normally be reached on M-F 8:30-5.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amy Nelson can be reached on (571) 272-0804. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Russell Kallis

Russell Kallis Ph.D. September 30, 2004

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JOURNAL Plant J. 9 (5), 649-658 (1996) MEDLINE 96237455 PITEMED RESTAUR	ø	7 6 6 6 7 8 8 8 8	gene 12458 12458 CDS 12154 /gene="CLA1"	/Standard_name="deficient in photosynthesis" /note="light inducible gene; similar to the ORF C2814 from Rhodobacter capsulatus, Swiss-Prot Accession Number P26542: similar to human transferd accession Number	Accession Number P29401; contains a putative chloroplast transit signal peptide; Method: conceptual translation supplied by author; mutation of the CLA1 gene by T-DNA insertion exhibits an albino measure.	/codon_start=1 /product="DEF" /protein_id="AAC49368.1" /db xref="GI:1399261"	/trānslation="MASSAFAFPSYIITKGGLSTDSCKSTSLSSSRSLYTDLPSPCLK PUNNSHSNRRAKVCASLAEKGEYYSNRPPTPLLDTINYPIHMKNLSVKELKQLSDELR SDVIFNVSKTGGHLGSSLGVVELTVALHYFNTPQDSKSPKKTLHGRRGK MPTRACHLGSSLGVFKRRGSHDCFGTRGSTTISAGTANAVADDI KOKMMANANATON	GAMTAGQAYEAMNAGYLDSDMIVILNDNKQVSLPTATLOGPSPPYGALGSALSKLOS NPALKELERVAKKYTKQIGGPMHQLAAKVDVYARGMISGTGSSLFEELGLYYIGPVDG HNIDDLVAILKEVKSTRTTGPYLHVVYTEKGRGYPYSTRGTVYKTGYVKKDPFTGRGF KTTNETYPKPALATVYTYPARALIATA	QHAVTFAAGLACEGLKPFCALYSSFMORAYDOVTHDVDLQKLPVRFAMDBAGLVGADG PTHCGAFDVTFMACLPVNLVABSDBADLFNWVATDVDLQKLPVRFAMDBAGLVGADG PTHCGAFDVTFMACLPVNLVABSDBADLFNWVATDVDLQKLPVRFSMNGAGLVGADG PFGNKGVPIEIGKRRILKEGERVALLGYGSAVQSCLGAAVMLERSERGLNVTVADARFCK PLDBALIRGLAKSHEVILTYERGSIGGRGAVVUCDRIAILGYLAGKTKWDRMT BNDVT	ORIGIN DHGAPADQLAEAGLMPSHIAATALNLIGAPREALF"	Query Match 100.0%; Score 2458; DB 8; Length 2458; Best Local Similarity 100.0%; Pred. No. 0; Matches 2458; Conservative 0; Mismatches 0; Indels 0; Gaps 0;	Qy 1 AIGGCITCITCIGCAITIGCTITITCCTICTACATAACCAAAGGAGGACTITCAACT 60 Db 1 AIGGCITCITCIGCAITITCCTICTITCATAAIAACCAAAGGAGACTITCAACT 60	. Qy 61 GATTCTTGRAAACAACTTCTTTGTTCTTCTAGATCTTTGGTTACAGATCTTCCATCA 120	OY 121 CCAIGTCIGAAACCCAACAATTCCCATTCAAACAGAAAAGGGAAAAGTGTGCTTCA 180 Db 121 CCAIGTCIGAAACCCAACAACAATTCCCATTCAAACAGAAAAGTGTGTGCTTCA 180	Oy 181 CTTGCAGAGAGGGGGAGATATTATTCAAACAGACCACCAACTCCATTACTTGACACTATT 240 Db 181 CTTGCAGAGAGGGGAATATTATTCAAACAGACCACCACTCCATTACTTGACACTATT 240	QY 241 AACTACCAATCACGAAAAATCTTTCTGTCAAGAACTGAAACTTTCTGATGAG 300 DD 241 AACTACCCAATCCACATGAAAATCTTTCTGTCAAGGAACTGAAACTTTCTGATGAG 300	
OY 1741 AGAATTTTAAAGGAAGAGAGAGTTGCGTTGTTGGGTTATGCTTGAGTAGCAGCAGTTCAAGC 1800 DD 1741 AGAATTTTAAAGGAAGAGAGAGAGTTGCGTTGTTGGGTTATGGCTCAGCAGTTCAAGC 1800	CY 1801 IGITIAGGAGCGCTGTAATGCTCGAAGAACGGGGATTAAACGTAACTGTAGCGGATGCA 1860	AGGTT AGGTT	QY 1921 CTGATCACGGTTGAAGAAGGTTCCATTGGAGGTTTTGGCTCGCACGTTGTTCAGTTTCTT 1980 Db 1921 CTGATCACGGTTGAAGAAGGTTCCATTGGAGGTTTTGGCTCGCACGTTGTTCAGTTTCTT 1980	QY 1981 GUTCTGATGGTCTTCTTGATGGCAACTCAAGTGGAGACCAATGGTACTGCTGATCGA 2040	OY 2041 TACATTGATCACGGTGCACCTGATCAACTAGCTGAAGCTGGACTCATGCCATCTCAC 2100	QY 2101 ATCGCAGCAACCACATTAATCGGTGCACCAAGGGAAGCTCTGTTTGAGAGTAA 2160	QY 2161 GAATCTGTTGGCTAAAACATATGTATACAAACACTCTAAATGCAACGCTTTCTTCT 2220	OY 2221 AAGTACTGATCAGAATTCCCGCCCGAGAAGTCCTTTGGCAACAGCTATATATA	OY 2281 AGATTGTGAAGAGAAAGGCAAAGGTTGTGCAAAGATTAGTATTATAGATAAAC 2340	TGGTATTTGTTGTAATTTTAGGATTGTGATGAGATCGTGTTGTACCAATAACT	2401	DD 2401 CTIGIAAAATCAATTACTCTTGTGATCTTCAATAAGCTTGAGTGACAAAAAAAA	ATU27099 N Arabidopsi	VERGION UZ/099.1 GI:1399260 KEYWORDS Arabidopsis thaliana (thale cress) ORGANISM Arabidopsis thaliana	<pre>Bukaryota; Viridiplantae; Streptophyta; Embryophyta; Tracheophyta; Spermatorphyta; Magnoliophyta; eudicotyledons; core eudicots; rosids; eurosids II; Brassicales; Brassicaceae; Arabidopsis.</pre> REFERENCE <pre>1 (bases 1 to 2458)</pre>	AUTHORS Mandel, A., Rocha-Sosa, M., Herrera-Estrella, L., Feldmann, K.A. and Leon, P. Leon, P. IITLE Direct Submission JOURNAL Submitted (12-My-1995) Particle Leon-Paris Direct Submitted (12-My-1995)	. <u>-2</u> 1

TETTATCCTCATAAGATTCTTACTGGGAGAAGAAGAAGAAGAAGAAGAAGAAGAAGAAGAAGA	AGGAAAG 48 AAGIGAA 54 AAGIGAA 64 AAGIGAA 66 AAGAGA 78 CGATGA 78 CGATGA 69 AGATGA 11 CCATGT 11 CCATGT 11 CCATGT 12 CCATGGT 11 CCATGT 12 CCATGT 13 CCATGT 13 CCATGGT 13 CCATGT 13 CCATGT 13 CCATGT 13 CCATGT 13 CCATGT 13 CCATGT 14 CCAT	Qy 1501 GCTGGACTGGTGGAGCTGATGCTCGGACTTTTCGATGTGACATTTATG 1560 Db 1501 GCTGGACTCGTTGGAGCTGATGCTCGACATTTTTGGAGCTTTTTTTT	1741 AGAATTTTAAAGGAGAGAGAGTTCCGTTCTTGGGTTATGCTTCAGGAGTTCAGAGC 180 1741 AGAATTTTAAAGGAGAGAGAGTTCCGTTCTTGTTGTTCTTTGTTTG	OY 1921 CTGATCACGGTTGAAGAAGGTTCCATTGGAGGTTTTGGCTCGCACGTTGTTCAGTTTCTT 1980 Db 1921 CTGATCACGGTTGAAGAAGGTTCCATTGGAGGTTTTGGCTCGCACGTTGTTCAGTTTCTT 1980 OY 1981 GCTCTCGATGGACGTTCTTGATGGCAAACTCAAGGGAGCCCAATGGTACTCCTT 1980 Db 1981 GCTCTCGATGGTCTTCTTGATGGCAAACTCAAGGAACCAATGGTACTGCCTGATCGA 2040 OY 2041 TACATTGATCACGGTGCACCAGCTGATCAACTAGCTGAAGCTGAACTCATGCCTTCAC 2100 Db 2041 TACATTGATCACGGTGAACCAAGCTGAACTCAAGCTGAACTCATGCCATCTCAC 2100	ATCGCAGCACCGCACTTAACTTAATCGGTGCACCAAGGGAAGCTCTGTTTTGAGAGTAA	Db 2221 AGTACTGAILGHANN	RESULT 3 BT002340 LOCUS LOCUS LOCUS DEPINITION Arabidopsis thaliana clone C104921 putative DEF (CLA1) protein ACCESSION BT002340 VERSION BT002340.1 GI:26983841 KEYWORDS FLI_CDNA.
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